

IN THE UNITED STATES DISTRICT COURT  
FOR THE DISTRICT OF DELAWARE

AIP ACQUISITION LLC,	)
	)
Plaintiff,	)
	)
v.	) C.A. No. 12-1688 (GMS)
	)
CABLEVISION SYSTEMS	)
CORPORATION, <i>et al.</i> ,	)
	)
Defendants.	)
	)
AIP ACQUISITION LLC,	)
	)
Plaintiff,	)
	)
v.	) C.A. No. 12-1689 (GMS)
	)
CHARTER COMMUNICATIONS, INC., <i>et</i>	)
<i>al.</i> ,	)
	)
Defendants.	)
	)
AIP ACQUISITION LLC,	)
	)
Plaintiff,	)
	)
v.	) C.A. No. 12-1690 (GMS)
	)
COMCAST CORPORATION, <i>et al.</i> ,	)
	)
Defendants.	)
	)
AIP ACQUISITION LLC,	)
	)
Plaintiff,	)
	)
v.	) C.A. No. 12-1691 (GMS)
	)
COX COMMUNICATIONS, INC., <i>et al.</i> ,	)
	)
Defendants.	)
	)

AIP ACQUISITION LLC, )  
                                )  
                                )  
Plaintiff,                 )  
                                )  
                                )  
v.                             ) C.A. No. 12-1692 (GMS)  
                                )  
                                )  
TIME WARNER CABLE INC., *et al.*, )  
                                )  
                                )  
Defendants.                 )  
                                )

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**STIPULATION AND ORDER TO EXTEND THE TIME TO OBJECT  
AND PROPOSE AN ALTERNATIVE SCHEDULE**

WHEREAS, on February 19, 2013, the Court entered Scheduling Orders ("the Scheduling Orders") in the five above-captioned cases (the "MSO Cases") setting parallel schedules with the prior-filed *AIP Acquisition, LLC v. iBasis Inc.*, No. 12-616-GMS (the "*iBasis Case*") in light of the related subject matter, but giving Defendants seven business days to object to those schedules;

WHEREAS, the *iBasis Case* involves five patents,<sup>1</sup> and the MSO Cases involve four patents,<sup>2</sup> but there is only a single patent in common between the *iBasis Case* and the MSO Cases,<sup>3</sup> and there are seven non-overlapping patents;

WHEREAS, the single patent asserted in common is not related to the four other patents asserted in the *iBasis Case*;

WHEREAS, given the limited overlap in subject matter between the actions, the fact that four additional patents have been asserted in the *iBasis Case* that were not asserted in the MSO Cases, the fact that the MSO Cases were filed seven months later than the *iBasis Case*,

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<sup>1</sup> U.S. Patent Nos. 5,606,602; 5,917,897; 6,757,275, 7,724,879; and 7,486,662.

<sup>2</sup> U.S. Patent Nos. 6,496,579; 6,078,654; 6,188,756; and 7,724,879.

<sup>3</sup> U.S. Patent No. 7,724,879.

and the fact that some of the Rule 26 and default standard disclosure deadlines in the *iBasis* Case are only days away, the Defendants in the MSO Cases respectfully believe that fully parallel scheduling would be problematic, although they do believe that some coordination may be appropriate; and

WHEREAS, the parties in the MSO Cases believe that additional time would help them to propose an alternative schedule to the Court to account for the differences between the MSO Cases and the *iBasis* Case;

NOW, THEREFORE, IT IS HEREBY STIPULATED, by and between the parties hereto and subject to the approval and order of the Court, that the time for Defendants in the MSO Cases to assert objections to the Scheduling Orders entered in the MSO Cases is extended from February 28, 2013 to and including March 11, 2013, that the parties in those cases shall submit a scheduling proposal for the Court's consideration on that same date, and that the initial disclosure and Default Standard deadlines that would otherwise fall due in the Scheduling Orders be suspended pending the Court's consideration of the scheduling proposal.

BAYARD, P.A.

*/s/ Stephen B. Brauerman*

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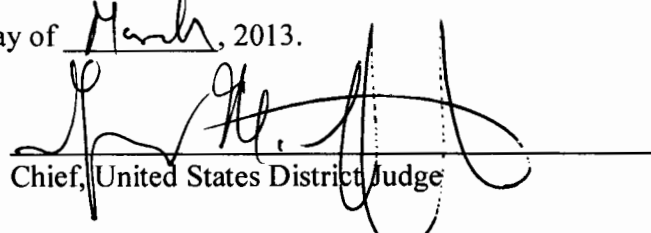
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February 28, 2013  
7017086

SO ORDERED this 5<sup>+1</sup> day of March, 2013.

  
Chief, United States District Judge